

FORM PTO-1390 (REV. 10-2003)		U.S. DEPARTMENT OF COMMERCE PATENT AND TRADEMARK OFFICE		ATTORNEY'S DOCKET NUMBER 107505353	
TRANSMITTAL LETTER TO THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) CONCERNING A FILING UNDER 35 U.S.C. 371				U.S. APPLICATION NO. (If known, see 37 CFR 1.5)	
INTERNATIONAL APPLICATION NO. PCT/EP02/02302		INTERNATIONAL FILING DATE 04 March 2002		PRIORITY DATE CLAIMED	
TITLE OF INVENTION End of AIDS for general Virology, based on profound science as protein foldings: safe vaccines, universal antimicrobial means, mad cow end.					
APPLICANT(S) FOR DO/EO/US					
Applicant herewith submits to the United States Designated/Elected Office (DO/EO/US) the following items and other information:					
<p>1. <input checked="" type="checkbox"/> This is a FIRST submission of items concerning a filing under 35 U.S.C. 371.</p> <p>2. <input type="checkbox"/> This is a SECOND or SUBSEQUENT submission of items concerning a filing under 35 U.S.C. 371.</p> <p>3. <input checked="" type="checkbox"/> This is an express request to begin national examination procedures (35 U.S.C. 371(f)). The submission must include items (5), (6), (9) and (21) indicated below.</p> <p>4. <input type="checkbox"/> The US has been elected (Article 31).</p> <p>5. <input type="checkbox"/> A copy of the International Application as filed (35 U.S.C. 371(c)(2))</p> <p style="margin-left: 20px;">a. <input type="checkbox"/> is attached hereto (required only if not communicated by the International Bureau).</p> <p style="margin-left: 20px;">b. <input checked="" type="checkbox"/> has been communicated by the International Bureau. 100% de facto by demand of USPTO: see form PCT/IB/308</p> <p style="margin-left: 20px;">c. <input type="checkbox"/> is not required, as the application was filed in the United States Receiving Office (RO/US).</p> <p>6. <input type="checkbox"/> An English language translation of the International Application as filed (35 U.S.C. 371(c)(2)).</p> <p style="margin-left: 20px;">a. <input type="checkbox"/> is attached hereto.</p> <p style="margin-left: 20px;">b. <input type="checkbox"/> has been previously submitted under 35 U.S.C. 154(d)(4).</p> <p>7. <input type="checkbox"/> Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))</p> <p style="margin-left: 20px;">a. <input type="checkbox"/> are attached hereto (required only if not communicated by the International Bureau).</p> <p style="margin-left: 20px;">b. <input type="checkbox"/> have been communicated by the International Bureau.</p> <p style="margin-left: 20px;">c. <input type="checkbox"/> have not been made; however, the time limit for making such amendments has NOT expired.</p> <p style="margin-left: 20px;">d. <input type="checkbox"/> have not been made and will not be made.</p> <p>8. <input type="checkbox"/> An English language translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371 (c)(3)).</p> <p>9. <input checked="" type="checkbox"/> An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). Form PTO/SB/01</p> <p>10. <input type="checkbox"/> An English language translation of the annexes of the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).</p> <p>Items 11 to 20 below concern document(s) or information included:</p> <p>11. <input type="checkbox"/> An Information Disclosure Statement under 37 CFR 1.97 and 1.98.</p> <p>12. <input type="checkbox"/> An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.</p> <p>13. <input checked="" type="checkbox"/> A preliminary amendment.</p> <p>14. <input type="checkbox"/> An Application Data Sheet under 37 CFR 1.76.</p> <p>15. <input type="checkbox"/> A substitute specification.</p> <p>16. <input type="checkbox"/> A power of attorney and/or change of address letter.</p> <p>17. <input type="checkbox"/> A computer-readable form of the sequence listing in accordance with PCT Rule 13ter.2 and 37 CFR 1.821 - 1.825.</p> <p>18. <input type="checkbox"/> A second copy of the published international application under 35 U.S.C. 154(d)(4).</p> <p>19. <input type="checkbox"/> A second copy of the English language translation of the international application under 35 U.S.C. 154(d)(4).</p> <p>20. <input checked="" type="checkbox"/> Other items or information: 1. Covering letter with cheque for \$460 and letter Supplements; 2. Form PCT/IB/308.</p>					

Y. W. B. 11 August 2004

with attached to this form

(1 January 2004)

cheque N° 080720 for \$460 (by four staples)

US

DT09 Rec'd PCT/PTO 19 AUG 2004

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U.S. APPLICATION NO. 10/505353		INTERNATIONAL APPLICATION NO.	ATTORNEY'S DOCKET NUMBER	
21. <input checked="" type="checkbox"/> The following fees are submitted: BASIC NATIONAL FEE (37 CFR 1.492 (a) (1) - (5)): Neither international preliminary examination fee (37 CFR 1.482) nor international search fee (37 CFR 1.445(a)(2)) paid to USPTO and International Search Report not prepared by the EPO or JPO \$10 0.00 International preliminary examination fee (37 CFR 1.482) not paid to USPTO but International Search Report prepared by the EPO or JPO \$9 0.00 International preliminary examination fee (37 CFR 1.482) not paid to USPTO but international search fee (37 CFR 1.445(a)(2)) paid to USPTO \$7 0.00 International preliminary examination fee (37 CFR 1.482) paid to USPTO but all claims did not satisfy provisions of PCT Article 33(1)-(4) \$7 0.00 International preliminary examination fee (37 CFR 1.482) paid to USPTO and all claims satisfied provisions of PCT Article 33(1)-(4) \$100.00 ENTER APPROPRIATE BASIC FEE AMOUNT =			CALCULATIONS PTO USE ONLY	
Surcharge of \$130.00 for furnishing the oath or declaration later than 30 months from the earliest claimed priority date (37 CFR 1.492(e)).				
CLAIMS	NUMBER FILED	NUMBER EXTRA	RATE	
Total claims	- 20 =		\$18.00	
Independent claims	- 3 =		\$8 .00	
MULTIPLE DEPENDENT CLAIM(S) (if applicable)			\$2 0.00	
TOTAL OF ABOVE CALCULATIONS =				
<input type="checkbox"/> Applicant claims small entity status. See 37 CFR 1.27. The fees indicated above are reduced by 1/2.				460
SUBTOTAL =				460
Processing fee of \$130.00 for furnishing the English translation later than 30 months from the earliest claimed priority date (37 CFR 1.492(f)).				
TOTAL NATIONAL FEE =				460
Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property +				
TOTAL FEES ENCLOSED =				460
				Amount to be refunded:
				charged:
a. <input checked="" type="checkbox"/> A check in the amount of <u>\$460</u> to cover the above fees is enclosed.				
b. <input type="checkbox"/> Please charge my Deposit Account No. _____ in the amount of \$ _____ to cover the above fees. A duplicate copy of this sheet is enclosed.				
c. <input type="checkbox"/> The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. _____. A duplicate copy of this sheet is enclosed.				
d. <input type="checkbox"/> Fees are to be charged to a credit card. WARNING: Information on this form may become public. Credit card information should not be included on this form. Provide credit card information and authorization on PTO-2038.				
NOTE: Where an appropriate time limit under 37 CFR 1.495 has not been met, a petition to revive (37 CFR 1.137 (a) or (b)) must be filed and granted to restore the application to pending status.				
SEND ALL CORRESPONDENCE TO: Y. ZAGYANSKY Entraide, 22 rue Ste Marthe 75010 Paris France				
SIGNATURE <u>Y. Zagyansky</u> NAME Y. ZAGYANSKY REGISTRATION NUMBER <u>11th August 2004</u>				

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(1 January 2004)

with attached to this Form (with staples)
cheque n° 080720 for \$ 460.

DOCUMENT PROCESSING
AUG 25 2004

10/505353

DT09 Rec'd PCT/PTO 19 AUG 2004

COVERING LETTER.

Application N°PCT/EP02/02302, filing date 04th March 2002, title: "End of AIDS for general Virology based on profound science as protein foldings: safe vaccines, universal antimicrobial means, mad cow end"

Commissioner of Patents
USPTO

Dr.Y.Zagyansky, Entraide, 22 rue Ste Marthe, 75010
75010 Paris France

Paris, 11th August 2004

Dear Sir, I am entering into National US phase of my above PCT application (see form PTO- 1390 here). §1. Original English text of this Application was transmitted by International Bureau to you, according to your demand (Art.20) (see form PCT/IB/308) and I am entering with this original text. Only optionally, I corrected obvious slips at typing some references (it is only in Supplement of Specification in List of References that were numbered and described already in Specification). Even giving of MANY new references IN SPECIFICATION was accepted without any problem by EPO-IPEA (see copy here) at my another application (PCT/IB00/00843) according to direct law ("EPO Guidelines" §CII-4.3.). (And it was justly accepted at EPO National entry of this Application).

§2. Because, the US law forbids reference (in dependent claims) for two previous claims connected with "and", I very simply and naturally eliminate one of references in such claims. I did it for International phase only for easier orientation although it was not necessary.

§3. The International Search of this application is done by 100% illegal way and was not corrected neither by EPO (ISA) nor by with help of Director of WIPO. It is too evident demonstrative intentional / GROTESQUE (See here my letter of 05/28/04 and 06/17/04 to Director of WIPO (fixed with stamp of French Office in my letter of 06/22/04 to its Director) and also, separately, the copy of this letter of 05/28/04- 2 first pages.

§4. I am original sole independent Inventor of this Application with small unity status, who does not have any agreement concerning this application.

!!!§5. In view of very special "strange" course of my Applications, I must ask here very important question about "Notice of Abandonment". In US law, concerning "Certificat of mailing or transmission" (37 CFR §1.8, §512 MPEP) there is no mention about, even declaration, FOR nonreceiving of USPTO letters (ONLY of USPTO letters!), but only text about Certificat of mailing or transmission of Applicant letter. Does it mean that USPTO finally send the registered letter wherein USPTO is sure about their receiving by Applicant and such Declaration (for nonreceiving of USPTO letter) is not needed consequently? Thank you very much for forward explanation of this TOO important information. The heavy common truth is coming from Governmental Office? Thank you very much (only due to Internet making USPTO men) for very net comings!

Sincerely yours Dr.Y.Zagyansky Supplements: 1. Forms PTO-1390, PTO/SB/01, PTO/SB/09. 2. Cheque for \$460 for basic fee, attached to Form PTO-1390 with staples. 3. Declaration about optional replacement (100% slips moreover with Supplement of reference List) of pp.82 and 87 with new pp.82 and 87 in 3 copies (with replaced with IPEA p.52 of PCT/IB00/00843). 4. Declaration about too simple eliminations from dependent claims of reference for several previous claims with pp.92, 93, 96-98 (concerning claims 3-5, 7-9, 11). 5. Form PCT/IB/308. 6. My letter to Director of French Office (with its stamp of 22 June 04) with my letter to Director of WIPO of 28th May 04 and 17th June 04. 7. My letter to Director of WIPO of 28th May 2004 (2 first pages). 8. Abstract of this Application (3 copies). All replaced pages of all copies are signed (verso) by me (as well all Forms at all pages) with date of 11th August 2004.

